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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/842,561	04/25/2001	Yann Cheri	35451/127 (3626.Palm)	7494
26371	7590	06/09/2006	EXAMINER	
FOLEY & LARDNER LLP			CASCHERA, ANTONIO A	
777 EAST WISCONSIN AVENUE			ART UNIT	PAPER NUMBER
SUITE 3800				2628
MILWAUKEE, WI 53202-5308				

DATE MAILED: 06/09/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/842,561	CHERI ET AL.	
	Examiner	Art Unit	
	Antonio A. Caschera	2628	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 24 March 2006.
 2a) This action is FINAL. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-17 is/are pending in the application.
 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
 5) Claim(s) _____ is/are allowed.
 6) Claim(s) 1-17 is/are rejected.
 7) Claim(s) _____ is/are objected to.
 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on 28 September 2001 is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) <input type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413)
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date. _____.
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date _____.	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
	6) <input type="checkbox"/> Other: _____.

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

1. Claims 1-11 and 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Helms (U.S. Patent 5,952,992) in view of Ottenstein (U.S. Patent 5,270,818).

In reference to claims 1, 8 and 13, Helms discloses a method and apparatus for automatically adjusting the brightness of an LCD based upon ambient lighting conditions of the environment in which a laptop computer is used (see column 2, lines 3-6, 8-18 and Figure 1). Helms also discloses the laptop computer to comprise of a housing (see columns 2-3, lines 66-9, #11 and 13 of Figure 1), a display supported by the housing (see #12 of Figure 1), the display having a front surface (see Figure 1 for the front surface of the display #12), computing electronics supported by the housing and configured to communicate with the display (see #10 and 12 of Figures 1 & 2) and a photodetector detecting the amount of ambient light directed toward the front of the display (see column 3, lines 3-7 and #12-14 of Figure 1). Helms explicitly discloses the computing electronics to adjust the brightness of the display based on the input of the photodetector (see column 3, lines 19-56 and #14, 204 and 212 of Figure 2). Although Helms discloses providing at least one photodetector on the front surface of the LCD, detecting ambient light at this front surface and providing input to computing electronics, Helms

does not explicitly disclose at least two photodetectors. Ottenstein discloses a system and method for automatically adjusting the brightness of cockpit displays (see column 1, lines 9-11). Ottenstein discloses the invention to also apply to other types of displays including non-CRT and MFD (multi-function display) displays (see columns 1, lines 32-36 & 45-50). Ottenstein discloses the display to comprise of a bezel, surrounding the display and therefore supporting the display (see column 1, lines 59-60). Ottenstein also discloses the bezel of the display comprising two ambient light sensors, positioned around the face of the display (see column 1, lines 59-60). Ottenstein further discloses the ambient light sensors used in providing input to the microprocessor regarding ambient light conditions at the face of the display (see column 4, lines 65-66 and #12 and 13 of Figure 1, light represented by arrows points towards the sensors & face of the display). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the automatic brightness controlling techniques of Helms with the multiple ambient light sensor configuration of Ottenstein in order to provide the computing electronics with a better representation of ambient light levels directed towards the surface of the display by supplying the electronics with multiple samples derived from the multiple sensors, thus the multiple samples provide more ambient light coverage at the display surface than only the single sensor of Helms. In reference to claim 8, Helms discloses the computing electronics providing a “BC” (brightness control) signal to the display (see #210 of Figure 2), which the Office interprets functionally equivalent to the control signal of Applicant’s claim. Further note, in reference to claim 13, Ottenstein discloses the two light sensors to further comprise of a plurality of light sensors (see column 4, lines 60-62). It would have been obvious to one of ordinary skill in the art at the time the invention was made to arrange the plurality of light

sensors, which are embedded in a bezel, around the face of the display (see column 1, lines 59-60) at each corner of the display in order to obtain signal measurements of ambient light on the face of the display uniformly therefore providing the most accurate representation of ambient light as seen by the display. Further, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to implement a plurality (in this case, four) of photodetectors and therefore corresponding signals around the display lid in Helms. Applicant has not disclosed that explicitly supplying four light sensors and signals provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with the single photodetector (signal) of Helms because the functionality of applying a photodetector to detect ambient light at a display surface and then provide readings in order to adjust the display brightness in a handheld computer is disclosed by Helms. Further, the limitation of supporting four light sensors or photodetectors simply provides a more accurate reading of light to the hardware for adjusting the display brightness. This desire to obtain a "more accurate" reading using more than one, in Applicant's claims specifically four, light sensors is a preference of the design of the invention and to which best suits the application at hand. Therefore, it would have been obvious to one of ordinary skill in this art to modify Helms to obtain the invention as specified in claim 13.

In reference to claim 2, Helms and Ottenstein disclose all of the claim limitations as applied to claim 1 above in addition, Ottenstein also discloses the bezel of the display comprising two ambient light sensors, positioned around the face of the display (see column 1, lines 59-60). Note, it would have been obvious to one of ordinary skill in the art at the time the invention was

made to position the two light sensors of Ottenstein at opposing display edges in order to maximize the coverage of the measurements made by the two sensors, thereby again, providing a “more accurate” reading for the measure of ambient light directed towards the display surface.

In reference to claim 3, Helms and Ottenstein disclose all of the claim limitations as applied to claim 1 above in addition, Ottenstein discloses the two light sensors to further comprise of a plurality of light sensors (see column 4, lines 60-62). It would have been obvious to one of ordinary skill in the art at the time the invention was made to arrange the plurality of light sensors, which are embedded in a bezel, around the face of the display (see column 1, lines 59-60) at each corner of the display in order to obtain measurements of ambient light on the face of the display uniformly therefore providing the most accurate representation of ambient light as seen by the display. Further, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to implement a plurality (in this case, four) photodetectors around the display lid in Helms. Applicant has not disclosed that explicitly supplying four light sensors provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant’s invention to perform equally well with the single photodetector of Helms because the functionality of applying a photodetector to detect ambient light at a display surface and then provide readings in order to adjust the display brightness in a handheld computer is disclosed by Helms. Further, the limitation of supporting four light sensors or photodetectors simply provides a more accurate reading of light to the hardware for adjusting the display brightness. This desire to obtain a “more accurate” reading using more than one, in Applicant’s claims specifically four, light sensors is a preference of the design of the invention and to which best suits the application at

hand. Therefore, it would have been obvious to one of ordinary skill in this art to modify Helms to obtain the invention as specified in claim 3.

In reference to claim 4, Helms and Ottenstein disclose all of the claim limitations as applied to claim 3 above in addition, since the photodetectors of Helms are interfaced to computing electronics (see #14 and 204 of Figure 2), the Office interprets the photodetectors equivalent to photoelectric sensors of Applicant's claim.

In reference to claim 5, Helms and Ottenstein disclose all of the claim limitations as applied to claim 4 above in addition, Helms discloses computing a weighted average of measured signals obtained by photodetectors (one on the front surface and another on the back surface of the display lid, see Figure 4) and using the computed average to index a lookup table (see columns 4-5, lines 66-2). Note, it would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the automatic brightness controlling techniques of Helms with the multiple ambient light sensor configuration of Ottenstein, averaging the front facing configured sensors of Ottenstein in order to provide the computing electronics with a better representation of ambient light levels directed towards the surface of the display by supplying the electronics with multiple samples derived from the multiple sensors, thus the multiple samples provide more ambient light coverage at the display surface than only the single sensor of Helms.

In reference to claim 6, Helms and Ottenstein disclose all of the claim limitations as applied to claim 5 above in addition, Helms discloses computing a weighted average of measured signals obtained by photodetectors (one on the front surface and another on the back surface of the display lid, see Figure 4) and using the computed average to index a lookup table

(see columns 4-5, lines 66-2). Note, the Office interprets the index value functionally equivalent to the control signal of Applicant's claims as the index value "controls" the looking into of a table of values.

In reference to claim 7, Helms and Ottenstein disclose all of the claim limitations as applied to claim 1 above in addition, Helms discloses the laptop or handheld device comprising an LCD type display (see column 3, lines 9-24 and #12 of Figure 1).

In reference to claims 9 and 14, Helms and Ottenstein disclose all of the claim limitations as applied to claims 8 and 13 respectively in addition, Helms discloses computing a weighted average of measured signals obtained by photodetectors (one on the front surface and another on the back surface of the display lid, see Figure 4) and using the computed average to index a lookup table (see columns 4-5, lines 66-2). Note, it would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the automatic brightness controlling techniques of Helms with the multiple ambient light sensor configuration of Ottenstein, averaging the front facing configured sensors of Ottenstein in order to provide the computing electronics with a better representation of ambient light levels directed towards the surface of the display by supplying the electronics with multiple samples derived from the multiple sensors, thus the multiple samples provide more ambient light coverage at the display surface than only the single sensor of Helms.

In reference to claims 10, 11, 15 and 16, Helms and Ottenstein disclose all of the claim limitations as applied to claims 8 and 13 in addition, Helms discloses computing a weighted average of measured signals obtained by photodetectors (one on the front surface and another on the back surface of the display lid, see Figure 4) and using the computed average to index a

lookup table (see columns 4-5, lines 66-2). Note, it would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the automatic brightness controlling techniques of Helms with the multiple ambient light sensor configuration of Ottenstein, averaging the front facing configured sensors of Ottenstein in order to provide the computing electronics with a better representation of ambient light levels directed towards the surface of the display by supplying the electronics with multiple samples derived from the multiple sensors, thus the multiple samples provide more ambient light coverage at the display surface than only the single sensor of Helms. Note, the Office interprets the process of computing a weighted average of the photodetector signals in Helms, functionally equivalent to the algorithm of Applicant's claim.

2. Claims 12 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Helms (U.S. Patent 5,952,992), Ottenstein (U.S. Patent 5,270,818) and further in view of Katada (U.S. Patent 5,933,089).

In reference to claims 12 and 17, Helms and Ottenstein disclose all of the claim limitations as applied to claims 8 and 13 respectively above. Although both Helms and Ottenstein disclose generating a brightness control signal, neither explicitly disclose generating a contrast control signal along with the brightness control signal however Katada does. Katada discloses a pager that detects light quantity received at an LCD and adjusts light intensity of the LCD according to the detected light by setting the contrast of the display (see column 3, lines 8-13). Katada discloses the contrast being adjusted by setting a contrast adjustment signal corresponding to light detected by light sensors (see column 7, lines 8-20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the

automatic brightness controlling techniques of Helms and the multiple ambient light sensor configuration of Ottenstein with the contrast control signal generation techniques of Katada in order to improve the display of text onto displays operating in environments of varying lighting conditions (see columns 2-3, lines 66-5 of Katada).

Response to Arguments

3. In view of the appeal brief filed on 3/24/2006, PROSECUTION IS HEREBY REOPENED. New grounds of rejection are set forth above.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
- (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

4. Applicant's arguments with respect to claims 1-17 have been considered but are moot in view of the new ground(s) of rejection. Note, many of Applicant's arguments directed to the previous combination of Ottenstein in view of Helms are moot since the newly formed rejection, although still utilizing the same prior art, relies on a different interpretation and combination of the art. For example, Applicant has based much of the arguments based upon the "teaching away" of Ottenstein from Helms because of Ottenstein indicating that his brightness control

should not operate at low ambient light levels. This argument is moot since Helms is now the primary reference of the combination with the Office solely relying on Ottenstein for his configuration/location of ambient light sensors and not the above mentioned brightness control.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Antonio Caschera whose telephone number is (571) 272-7781. The examiner can normally be reached Monday-Thursday and alternate Fridays between 7:00 AM and 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kee Tung, can be reached at (571) 272-7794.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks
Washington, D.C. 20231

or faxed to:

571-273-8300 (Central Fax)

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (571) 272-2600.

aac
AT
6/7/06
PATENT EXAMINER


Ke M. Tung
Primary Examiner